

Appl No. 09/917,122
Reply to Office action of November 12, 2004

REMARKS/ARGUMENTS

The Applicant acknowledges, with thanks, the Requirement for Information mailed May 9, 2005. The examiner stated that the information is required to identify products and services embodying the disclosed subject matter of a client device reporting the existence of a rogue access point to the network and identify the properties of similar products and services found in the prior art.

In response to paragraph 5 of the requirement or information, the following is a list of keywords that are particularly helpful in locating publications related to the disclosed art of a client device reporting the existence of a rogue access to the network: rogue AP, intrusion detection, wireless intrusion detection, rogue AP reporting.

In response to paragraph 6 of the requirement for information, the following is a list of citations to electronically searchable databases or other indexed collections containing publications that document the knowledge within the disclosed art of a client device reporting the existence of a rogue access point to the network:

www.cweek.com

www.wi-fiplanet.com

In response to paragraph 7 of the requirement for information, copies of each publication which any of the applicants authored or co-authored and which describe the disclosed subject matter of a client device reporting the existence of a rogue access point to the network are attached to this response, the publications are: The Cisco Compatible Extensions Program (CCX) specification available to Cisco Partners. A brochure was published and is available at:

http://www.cisco.com/en/US/partners/pr46/pr147/partners_pqm_brochure.html

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A copy of a brochure available from this website is attached hereto as exhibit A. Exhibit A was published June 11, 2004; the original version of the brochure was published February 2003.

In response to paragraph 8 of the requirement for information requesting whether any search of prior art was performed, applicant respectfully responds that no search of prior art was performed.

In response to paragraph 9 of the requirement for information, the following is the names of products or services that have incorporated the claimed subject matter:


Cisco Aironet 1230 AG Series access point. A description is available from <http://www.cisco.com/en/US/products/ps6108/index.html>

In response to paragraph 11 of the requirement for information, the applicant is unaware of any publication that was relied upon to develop the subject matter that describes reporting the rogue access point to the network through the valid access point.

If there are any fees necessitated by the foregoing communication, please charge such fees to our Deposit Account No. 50-0902, referencing our Docket No. 72255-05451. The examiner is invited to contact the undersigned if any further information is needed.

Respectfully submitted,
TUCKER, ELLIS & WEST

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